

*ORDER :
motion granted.
John Bryant, USMJ*

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF
TENNESSEE AT NASHVILLE

ANDREA WOODWARD, individually and
as next friend and wife of JEFFERY
WOODWARD, deceased, and SANDRA
RUTTER,

Plaintiffs,

vs.

CITY OF GALLATIN, TENNESSEE,
GALLATIN POLICE DEPARTMENT,
JOHN DOES 1-10, and TASER
INTERNATIONAL, INC.

Defendants.

No. 3:10-cv-01060

Magistrate Judge John Bryant

Jury Demand

**MOTION FOR LEAVE TO FILE A REPLY
TO THE PLAINTIFFS' RESPONSE TO DEFENDANT CITY OF GALLATIN'S
MOTION FOR ATTORNEY FEES/COSTS AND SANCTIONS**

Pursuant to LR7.01(b), Defendant the City of Gallatin, Tennessee ("City") hereby moves the Court for leave to file a reply, not to exceed five pages, to the Plaintiffs' response to the City's motion for attorney fees/costs and sanctions. In support of this motion, the City states the following:

The City's reply would substantially assist the Court because the City explains how the Plaintiffs have misconstrued the legal authority supporting their argument on definition of a prevailing party and have incompletely cited to the record on testimony of their expert witnesses. Without filing a reply the City will have no opportunity to refute the incorrect legal authority and factual assertions made by the Plaintiff regarding the City's motion.

Respectfully submitted,